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DOC #:
DATE FILED: 07/13/2016

SOUTHERN DISTRICT OF NEW YORK

URIEL BAZAN, SERGIO OSWALDO CALLE, DOMINGO CALEL CHICOJ, REYNALDO VILLALBA MARTINEZ, CRISOFORO PINEDA, FRANCISCO SALVADOR QUINO, URBANO REYES, RODOLFO VILLANO, FERNANDO GARCIA and EDGAR ZEPEDA, Individually, On Behalf of All Others Similarly Situated and as Class Representatives,

Plaintiffs,

-Against-

BEST THAI ON GRAMMERCY INC., 31 EAST 21 EXPRESS INC., BEST THAI ON 8 CORP., RTC 18 CORP., 331 LEXINGTON RESTAURANT CORP. (All Doing Business As RHONG-TIAM EXPRESS), RACHAPAS ANDY YANGEKSAKUL a.k.a ANDY YANG and KARNCHANART SAE LOO,

Defendants

15-CV-4830

**STIPULATION OF
DISCONTINUANCE
WITH PREJUDICE**

MEMORANDUM ENDORSED

IT IS HEREBY STIPULATED, by and between the undersigned attorneys for all parties herein, that the above-entitled action is hereby discontinued with prejudice and without costs to any party.

Dated: July 6, 2016

MIZER MAZZOCCHI SCHALET &
JULIEN, PLLC



Lizabeth Schalet
150 Broadway, Suite 1200
New York, NY 10038
Tel.: (212) 231-2235
Fax: (212) 346-9063
Attorneys for Plaintiffs

LAW OFFICE OF Z. TAN PLLC



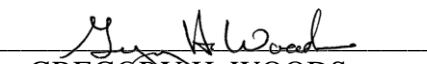
Bingchen Li
110 E. 59th Street, Suite 3200
New York, NY 10022
Tel: (212) 593-6188
Fax: (718) 679-9122
Attorneys for Defendants

For the reasons stated on the record during the teleconference held on June 30, 2016, the Court finds the parties' proposed settlement--including Plaintiffs' release of claims and Plaintiffs' counsel's attorneys' fees as modified in the parties' revised settlement agreement filed on July 8, 2016, Dkt. No. 40--to be fair and reasonable. Accordingly, the Court approves the parties' stipulated dismissal with prejudice pursuant to Rule 41(a)(2).

The Clerk of Court is directed to terminate the motion pending at Dkt. No. 40 and to close this case.

SO ORDERED.

Dated: July 13, 2016
New York, New York



GREGORY H. WOODS
United States District Judge